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APPLICATION NO	. [•	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/773,915		02/06/2004	Scott E. Hrastar	093615600017	8472	
36587	7590	10/05/2005		EXAM	EXAMINER	
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JONES DA	·Υ					
1420 PEAC	CHTRE	E ST, NE	ART UNIT	PAPER NUMBER		
SUITE 800			2686			
ATLANTA	, GA	30309-3053	DATE MAILED: 10/05/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/773,915	HRASTAR, SCOTT E.				
Office Action Sur	nmary	Examiner	Art Unit				
		Randy Peaches	2686				
The MAILING DATE of the Period for Reply	nis communication app	ears on the cover sheet with the c	orrespondence add	dress			
WHICHEVER IS LONGER, FR - Extensions of time may be available under after SIX (6) MONTHS from the mailing of the NO period for reply is specified above, Failure to reply within the set or extended	OM THE MAILING DA er the provisions of 37 CFR 1.13 ate of this communication. the maximum statutory period w period for reply will, by statute, in three months after the mailing	IS SET TO EXPIRE 3 MONTH( ATE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tim ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE date of this communication, even if timely filed	N. nely filed the mailing date of this co D (35 U.S.C. § 133).				
Status							
1) Responsive to communic	cation(s) filed on <u>06 Fe</u>	<u>bruary 2004</u> .					
2a)  This action is <b>FINAL</b> .	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.						
3) ☐ Since this application is i	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance wit	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims	•						
4)	is/are withdraw owed. oted. jected to.			•			
Application Papers	•						
Applicant may not request t  Replacement drawing shee	is/are: a) acce hat any objection to the o t(s) including the correcti	epted or b)  objected to by the land of the drawing of the drawing of the land of the lan	e 37 CFR 1.85(a). jected to. See 37 CF	• •			
Priority under 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
Attachment(s)							
1) Notice of References Cited (PTO-892		4) Interview Summary					
2) Notice of Draftsperson's Patent Draw 3) Information Disclosure Statement(s) Paper No(s)/Mail Date 9/16/05, 5/5/	(PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate tatent Application (PTO	9-152)			

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

1. **Claim 24** is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The Examiner would like to respectfully point out to the Applicant that claim 24 discloses a computer readible media, wherein nowhere in the Applicant's disclosure is this particular language mentioned. Additionally, the dependency of the claim is also in question.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-23 and 25-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rockwell (U.S. Patent Publication 2003/0027550 A1) in view of Bentley (U.S. Patent Number 6,934,298 B2).

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Regarding *claims 1, 25 and 26*, Rockwell discloses a method of managing wireless Access Points which reads on claimed "wireless network sensors," the method comprising the steps of:

- (a) identifying a plurality of said AP's in a Mobile Network Platform (MNP, 12),
   which reads on claimed "network region." See paragraph [0023];
- (c) determining a airborne security manager (ASM, 34), which reads on claimed "collection agent," for the mobile network platform (MNP, 12), which reads on claimed "selected coverage area." See paragraph [0017];
- (d) communicating a warning, which reads on claimed "indicator," from the said ASM (34) to the plurality of user access point, see paragraph [0023] in the said MNP (12); and
- (e) receiving security data, which reads on claimed "scan data," from the said
  ASM (34), wherein the received security response is derived at least in part from
  data monitored by the said user access with a primary designation for that said
  MNP (12). The system knows what passenger, which has caused the alert
  event. See paragraphs [0023-0024 and 0027].

However Rockwell fails to clearly disclose wherein system determines a primary or secondary AP according to the coverage area.

Beatley discloses wherein, (b) selecting for each of the said AP's (14,16) in the plurality a designation of primary or secondary with respect to the selected said coverage area. See column 2 lines 48-58.

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Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rockwell in view of Bentley in order to provide a means to differentiate between a primary and secondary said AP.

Regarding *claim 2*, as the combination of Rockwell and Bentley are made, the combination according to *claim 1*, Rockwell continues to disclose wherein the step of (f) communicating the selected designation to the wireless network sensor for which the designation was selected, wherein Rockwell also disclose where the system understand the event has taken place. See paragraph [0027].

Regarding *claim 3*, as the combination of Rockwell and Bentley are made, the combination according to *claim 1*, Rockwell continues to disclose wherein the step of (f) receiving network configuration information wherein network configuration is the event information regarding the said AP and wherein the step of (a) identifying the security policy regarding the received network configuration information. See paragraph [0022].

Regarding *claim 4*, as the combination of Rockwell and Bentley are made, the combination according to *claim 1*, Rockwell continues to disclose wherein (f) repeating steps (a) through (e) for a said MNP (12), wherein Rockwell states the process can be implemented in multiple platforms. See paragraph [0016].

Regarding claim 5, as the combination of Rockwell and Bentley are made, the

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combination according to *claim 4*, Rockwell continues to disclose wherein the step of (g) repeating steps (a) through (e) for a said MNP (12). See paragraph [0022].

Regarding *claim* 6, as the combination of Rockwell and Bentley are made, the combination according to *claim* 5, Rockwell continues to disclose wherein step (g) occurs at periodic intervals or upon occurrence of an event. See paragraph [0022].

Regarding *claim* 7, as the combination of Rockwell and Bentley are made, the combination according to *claim* 6, Rockwell continues to disclose wherein the step of (h) detecting a status change in one or more of the said AP in the plurality identified for the said MNP (12) and wherein step (g) occurs in response to the detected status change. Rockwell continues to teach wherein the status change is the change when a said AP transition from a normal state (42) to suspended state (44). See paragraph [0027].

Regarding *claim 8*, as the combination of Rockwell and Bentley are made, the combination according to *claim 6*, Rockwell continues to disclose the step of (h) receiving a configuration request with respect to the respected MNP (12) and wherein step (g) occurs in response to the received configuration request. See paragraph [0033].

Regarding claim 9, as the combination of Rockwell and Bentley are made, the

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combination according to *claim 4*, Rockwell continues to disclose wherein step (f) occurs at periodic intervals or upon occurrence of an event. See paragraph [0022].

Regarding *claim 10*, as the combination of Rockwell and Bentley are made, the combination according to *claim 9*, Rockwell continues to disclose wherein the step of (g) detecting a network status change and wherein (f) occurs in response to the detected network status change. See paragraph [0022].

Regarding *claim 11*, as the combination of Rockwell and Bentley are made, the combination according to *claim 9*, Rockwell continues to disclose wherein the step of (g) receiving a configuration request and wherein step (f) occurs in response to the received configuration request. See paragraph [0033].

Regarding *claim 12*, as the combination of Rockwell and Bentley are made, the combination according to *claim 1*, Rockwell continues to disclose wherein the step of (f) repeating steps (a) through (e) for the network region. See paragraph [0022].

Regarding *claim 13*, as the combination of Rockwell and Bentley are made, the combination according to *claim 12*, Rockwell continues to disclose wherein the step (f) occurs at periodic intervals or upon occurrence of an event.

Regarding claim 14, as the combination of Rockwell and Bentley are made, the

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combination according to *claim 13*, Rockwell continues to disclose wherein the step of (g) detecting a network status change and wherein (f) occurs in response to the detected network status change. See paragraph [0027].

Regarding *claim 15*, as the combination of Rockwell and Bentley are made, the combination according to *claim 13*, Rockwell continues to disclose wherein step of (g) receiving a configuration request and wherein step (f) occurs in response to the received configuration request. See paragraph [0033].

Regarding *claim 16*, as the combination of Rockwell and Bentley are made, the combination according to *claim 1*, Bentley continues to disclose wherein the identification step (a) comprises the steps of:

- (i) broadcasting a message to one or more said AP's(12, 14). See column 3
   lines 40-64;
- (ii) receiving acknowledgments, by recognizing the beacon signals from the one or more said AP's. See column 3 lines 46-58; and
- (iii) determining whether the said AP is within the said coverage area. See
   column 3 lines 27-64.

Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rockwell in view of Bentley in order to provide a means to recognize the said AP's in a generalized coverage area to optimize the usage of the said active AP's.

Regarding *claim* 17, as the combination of Rockwell and Bentley are made, the combination according to claim 16, Rockwell continues to disclose wherein the step (i) comprises addressing the broadcast message to a predetermined logical port. See paragraph [0031].

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Regarding *claim 18*, as the combination of Rockwell and Bentley are made, the combination according to *claim 16*, Rockwell continues to disclose wherein the step (i) comprises broadcasting the message over a wired network. See paragraph [0023 and 0024].

Regarding claim 19, as the combination of Rockwell and Bentley are made, the combination according to *claim 1*, Bentley continues to disclose wherein the step (b) selects the designation for each said AP's based upon sensor coverage area, functional capability, numerical priority of device address or combinations thereof. See column 3 lines 48-58.

Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rockwell in view of Bentley in order to provide a means to recognize the said AP's in a generalized coverage area to optimize the usage of the said active AP's.

Regarding claim 20, as the combination of Rockwell and Bentley are made, the

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combination according to *claim 1*, Bentley continues to disclose wherein the step (c) determines one of the wireless sensors as to be the said primary AP. See column 3 lines 18-26.

Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rockwell in view of Bentley in order to provide a means to recognize the said AP's in a generalized coverage area to optimize the usage of the said active AP's.

Regarding *claim 21*, as the combination of Rockwell and Bentley are made, the combination according to *claim 1*, Bentley continues to disclose wherein the received scan data is further derived at least in part from data monitored by a wireless network sensor with a secondary designation for the network region, wherein Bentley discloses of a separate coverage area being combined together. See column 3 lines 10-17.

Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rockwell in view of Bentley in order to provide a means to differentiate between a primary and secondary said AP.

Regarding *claim 22*, as the combination of Rockwell and Bentley are made, the combination according to *claim 1*, Bentley continues to disclose wherein the said primary AP for the selected coverage area is a selected wireless network sensor from the plurality of wireless network sensors in the selected network region. See column 3 lines 27-40.

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Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rockwell in view of Bentley in order to provide a means to differentiate between a primary and secondary said AP so that a said primary AP can be selected in order to manage the communication within a said coverage area.

Regarding *claim* 23, as the combination of Rockwell and Bentley are made, the combination according to *claim* 22, Bentley continues to disclose wherein the selected wireless network sensor is one of the plurality of wireless network sensors for the selected region that has a primary designation. See column 3 lines 27-40. Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rockwell in view of Bentley in order to provide a means to differentiate between a primary and secondary said AP so that a said primary AP can be selected in order to manage the communication within a said coverage area.

Regarding *claim* 27, as the combination of Rockwell and Bentley are made, the combination according to *claim* 26, Bentley continues to disclose wherein the comprising at least one wireless said AP. See FIGURE 1.

Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rockwell in view of Bentley in order to provide a means to differentiate between a primary and secondary said AP so that a said primary AP can be selected in order to manage the communication within a said coverage area.

Regarding *claim 28*, as the combination of Rockwell and Bentley are made, the combination according to *claim 26*, Bentley continues to disclose wherein the said primary AP is a wireless network sensor from the plurality of wireless network sensors determined to be in the selected said coverage area. See column 3 lines 27-40.

Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rockwell in view of Bentley in order to provide a means to differentiate between a primary and secondary said AP so that a said primary AP can be selected in order to manage the communication within a said coverage area.

Regarding *claim* 29, as the combination of Rockwell and Bentley are made, the combination according to *claim* 26, Bentley continues to disclose wherein the said primary AP is the system for managing wireless network sensors. See column 3 lines 27-40.

Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rockwell in view of Bentley in order to provide a means to differentiate between a primary and secondary said AP so that a said primary AP can be selected in order to manage the communication within a said coverage area.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Randy Peaches whose telephone number is (571) 272-

7914. The examiner can normally be reached on Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Marsha D. Banks-Harold can be reached on (571) 272-7905. The fax

phone number for the organization where this application or proceeding is assigned is

571-273-8300.

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Marsha D Bank-Harold

MARSHA D. BANKS-HAROLD
SUPERVISORY PATENT EXAMINER
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Randy Peaches October 2, 2005